UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA FLORENCE DIVISION

RICHARD SALTERS, II) C/A No.: 4:13-1182-MGL-TER
	Plaintiff,)
)
VS.)REPORT AND RECOMMENDATION
LT. JOSEPH COOPER,)
)
	Defendant.)

PROCEDURAL BACKGROUND

Plaintiff, a prisoner proceeding *pro se*, filed this action under 42 U.S.C. § 1983¹ on May 2, 2013, alleging a violation of his constitutional rights. On April 17, 2015, Defendant Cooper² filed a motion for summary judgment. As the Plaintiff is proceeding *pro se*, the court issued an order on or about April 20, 2015, pursuant to <u>Roseboro v. Garrison</u>, 528 F.2d 309 (4th Cir. 1975), advising Plaintiff of the motion for summary judgment procedure and the possible consequences if he failed to respond adequately. Plaintiff failed to file a response.

RULE 41(B) DISMISSAL

¹All pretrial proceedings in this case were referred to the undersigned pursuant to the provisions of 28 U.S.C. § 636(b)(1)(A) and (B) and Local Rule 73.02(B)(2)(d), DSC. Because this is a dispositive motion, the report and recommendation is entered for review by the district judge.

² Defendants Lake City Police Department, Orangeburg Sheriff's Department, Todd Tucker, and Karen Parrott were dismissed pursuant to the court's order of May 12, 2015.

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A complaint may be dismissed pursuant to Rule 41(b) of the Federal Rules of Civil

Procedure for failure to prosecute and/or failure to comply with orders of the court. Ballard v.

<u>Carlson</u>, 882 F.2d

93 (4th Cir. 1989), cert. denied, 493 U.S. 1084 (1990), and Chandler Leasing Corp. v. Lopez, 669

F.2d 919 (4th Cir. 1982). In considering whether to dismiss an action pursuant to Rule 41(b), the

court is required to consider four factors:

(1) the degree of plaintiff's responsibility in failing to respond;

(2) the amount of prejudice to the defendant;

(3) the history of the plaintiff in proceeding in a dilatory manner; and,

(4) the existence of less drastic sanctions other than dismissal.

Davis v. Williams, 588 F.2d 69 (4th Cir. 1978).

In the present case, the Plaintiff is proceeding pro se so he is entirely responsible for his

actions. It is solely through Plaintiff's neglect, and not that of an attorney, that no responses have

been filed to this motion for summary judgment. Plaintiff has not responded to Defendant's motion

for summary judgment or the court's order requiring him to respond. No other reasonable sanctions

are available. Accordingly, it is recommended that this action be dismissed pursuant to Fed. R. Civ.

Proc. 41(b).

CONCLUSION

Based on the above reasoning, it is RECOMMENDED that this action be dismissed for

failure to prosecute pursuant to Fed. R. Civ. Proc. 41(b) with prejudice.

Respectfully submitted,

s/Thomas E. Rogers, III

Thomas E. Rogers, III

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United States Magistrate Judge

May <u>27</u>, 2015 Florence, South Carolina

The parties' attention is directed to the important information on the attached notice.